United States District Cover EASIERN DISTRICT OF MICHICAN

18

THOODER J. VISNER PLANTIFF, F LE CABE NO: 5: 19. CV-114/GLO V.

MICHIGAN STATE POLICE, CLERKS OFFICE DETBOIT

CABE NO: 5: 19. CV-114/GLO

LEVI, JUDICE: LEVI

PLAINTIFF'S JANUARY 12, 2020 RE-STATED DISJECTION TO THE US DISTRICT COURT'S USE, IN THIS MATTER, OF CASE DISPOSAL MACISTRATES" FORWARD OBJECTION TO DISPOSAL MACISTRATE" WAS AND IS CLEARLY STATED ON THE COVER OR TITLE PARE OF THE OBLIGHAN FILING PLAINTIFF'S ORICINAL OBJECTION TO THE COURTS USE OF DISPOSAL MACISTRATE DATED AND FILED 5-20-19.

THIS COURTS USE OF MAGISTRATE JUDIES OVER MY CLEARLY STATED OBJECTIONS IS AN ARUSE OF DISCRETION. PLEASE DISCONTINUE.

ADDITIONALLY, PLASE TAKE JUDICIAL NOTICE THAT TWO DOCUMENTS HAVE JUST THEN CREATED AND FILED IN THIS CASE THAT BOTH CONTAIN PERSURED PROOF OF SERVICES). BOTH DOCUMENTS CONTAIN THE DIGITAL SIGNATURE OF DISPOSAL MARISTRATE AUTHOMA P. PATTL DATED DEC 30, 2019 AND BOTH "CERTIFICATE OF SERVICE" DOCUMENTS ATTACHED TO DISPOSAL MARISTRATE PATTIS FILINGS ARE SIGNED (FLECTROWCALLY) BY A CASE MAMPAGER NAMED MICHAEL WILLIAMS ATRESTING TO THE 12/30/19 MATICHAE DOCUMENTS THAT ARE BOTH POSTMARKED JAN 7, 2020, STAMPED RECEIVED BY THE PRISON ON JAN 9, 2020 AND BOTH APPLAR TO HAVE BEEN CREATED AND USED TO TIME BAR MY REPLY OR FRUE ME INTO A PROCEDURAL DIFARIT STUATION, AND/OR CREATE THIS NEW SORICE OF FRICTION BETWEEN ME AND THE CONET.

MOTION FOR SAUCTIONS: PLAINTIFF NOW MOTIONS THIS COURT TO AWARD THIS PLAINTIFF SAUCTIONS IN THE AMOUNT OF THE FILING FEES IN THIS ACTION PLUS \$ 100 - FOR THE TWO ACTS OF INDISCRETION STATES ABOVE, IN ADDITION TO CREATIONS NEW ORDERS THAT AFFORD DIE PROCESS.

PAGE 1 OF 3

TO THE EXTENT THEIR MAM BE MERIT IN THE CONTENT OF THE COURT'S "ORDER TO SHOW CLAUSE FOR FAILURE TO EFFECT SERVICE..."

THE DISPOSAL MARISTRATE HAS IMPROPERLY LISTED THE DEFENDANTS ON THE CAPTION PAKE OR (PAKE I), BY DEOPPHUL DEFENDANT (LEIN) OR "LAW ENFORMENT INFORMATION NETWORK".

MOTION TO ADO DEFENDANTS: JANE AND JOHN DOE AS DECEMBER 748.

AS MORE THAN 90 DAYS HAVE ELARSED NOARLY THERE TIMES SINCE
THIS ACTUAL WAS FILED ON 5-20-19 THIS PLAINTIFF HAS BEEN WAITING TO HEAR BACK FROM THIS COURT IN ALL THE PLAINTIFF'S

DEFENDAT PERSONS, INVINOING SHOWE UPON THE DEFENDANTS.

MOTION FOR INVESTIGATUR! TO BE APPOINTED TO PERFECT OR TO HELP PROFECT SHRIVE UPON THE DEFENDANTS.

MOTION FOR COUNSEL: TO BE APPOINTED FOR THE PURPOSE OF SETTLEMENT NEWTRATIONS, YOUDER ISSUES AND OTHER ISSUES RELATED TO CONSOLUTATION OF CASES: 11289, 11232, 11466, 11487, 11775 AND OTHERS.

CLIREWILY THE PLAINTIFF BELIEVES THAT THE DEFENDANTS ARE ALREADY IN DEFAULT FOR WAIVING SERVICE AND FAILING TO ANSWER.

MOTION FOR JUDGMENT OF DEFAULT: AGAINST ALL DEFELIDANTS
THE ARE PART OF THE PALACY "MICHIGAN STATE POLICE" FOR FAILURE
TO AUSWELL INCLUDING A DEFAULT ARRIUST DEFENDANT MSP ITSHEFER
FAILURE TO AUSWER.

MOTION TO ONCE AGAIN ENCOURAGE USMS to SERVE THE FOLLOWING MAMED DEFENDANTS!

- OMCHICAN STATE POLICE COMMANDER / DRECTUR (BOSS) JOSEPH GASPER
- 2 MICHICANI INTRUGENCE OPERATIONS CONTRE (MICK)
- 3 MIOC COMMANDER, 15 LT. DAVID EDOY ALL LOCATED AT; 7150 HARRIS DR

DAMONDALE, MI 48821

- 4 LAW ENFORCEMENT INFORMATION METWORK (LEIN)
- 3 LEIN DRECTOR/COMMANDIA/BOSS

An LOCATED AT: 7150 HATEIS De.
DIAMONDALE MI 48821

MOTION TO ADD DEFENDANTS IN THIS CASE BUT UNDER A DIFFERENT/INDIVIOUAL CLAUSE OF ACTION BUT CONTAINED WITHIN THIS ACTION DUE TO THE RELATED ASPECTS.

- 1 KENT CO. SHEEIFF LARRY STELMA
- @ KENT CO. SHERIFF DEPUTY PATEICK McCULLOWA
- 3 KENT CO. SHERIFF DEPUTY COMMINGIA
- @ MICHIGAN LAWYER EDWARD WINKLER
- 3 CURRENT OCCUPANT @ ILHT FRANKLIN ST ~ EAST GRAND RAPIDS. MI.

THE PLANTIFF INTENDS TO PROVE AT TRIPL THAT ALL DEFENDANTS NAMED HELLIN AND YET TO BE NAMED PARTICIPATED INDIVIDUALLY AND AT TIMES COLLECTIVELY IN THIS ELABORATE AND VERY COMPLEX RETALIATION SCHEME AS DEFINED BY LIKESTERS NEW COLLEGE DICTIONARY.

1. a.) A CAREFULLY ARRAULED AND SYSTEMATIC PROCRAM OF ACTION FOR ATTAINING SOME OBJECT DE END.

AND ALSO 6.) A SECRET OR UNDERHANDED PLAN; PLOT

THE SECRET LINDERLIANDERS PLAN / PLOT IS GINGOING 100AY AND WITHOUT THIS COURT'S INJUNCTIVE RELIEF AND DECLATORY RELIEF IS EXPECTED TO RESULT IN OTHER AND FUETHER HARMS TO THIS PLANTIFF THAT COLD INCLUDE THE LOSS OF HIS LIFE.

WHEREFORE PLANNIFE PRAYS THAT THIS COURT STUP MESSING AROUND AND PROVIDE THIS PLANNIFE THE RELIEF HE HAS ASKED FOR ALONG WITH ANY OTHER AND FURTHER RELIEF DEEMED FAIR AND APPROPRIATE BY THIS HONORAGLE COURT.

I CERTIFY THAT I, RESPECTFULLY SUBMITTED TO THIS COVER BY PLACULUT INTO THE PRISON MAILING SYSTEM ON JAN 13, 2020 ADDRESSED TO THIS COURT AT 231 IN LAMBETTE BLUD ROWN SCY DOTTON, MI US 226.

THEWOORE J. VISUER \$526348 DATE

PARE 3 OF 3

THEODORE J. VISNER#526348
PARNALL CONDECTIONAL FACILITY
1780 EAST PARNALL ROAD
JACKSON, MI 49201

DATE: DEC 31, 2019

DEAR US FROMAL DISTRICT COURT CLEEK,

PLASE FIND ENCLOSED FOR FILING, SHE THE FOLLOWING

SLUCK CEMPLAINT,

THIS IS AN INDIVIOUAL COMPLAINT BUT IS TO BE FILED

UNDER EXISTING COMPLAINT 19-CV-11466

THIS CASE IS THE "CONTAINER CASE" THAT WILL COME TO HOUSE THE 5 DIFFERENT FEDERAL DISTRICT COURT CASES DESCRIBED ON PARE 3 OF THIS COMPLAINT.

ALTHOUGH I AM INCARCOLATED THIS ASTION IS NOT RELATED TO THE CONDITIONS OF MY CONFINEMENT AND THIS NOT SUBJECT TO SCRUTANY LINDER PLRA.

THANK YOU FOR YOUR TIME AND ATTENTION TO THIS

SINCERECY

THEODORE & VISAGO

1-13-20

DATE

UNITED STATES DISTRICT COVET EASTERN DISTRICT OF MICHICAN

THEODURE	1.	VIS	16n_	
V)QD- 9	PER '	PLAINTIFF	;

Case No:

V.

Junie:

LANYER EDWARD WINKLER, KENT CO. SHERIFF
DEPUTY PATRICK MCCULLOKH,

KENT COUNTY SHERIFF LAREN STELMA,

KENT COUNTY, EAST GRAND RAPIDS,

EAST CRAND RAPIDS POLICE,

CURRENT OCCUPANTS - HOUT FRANKLIN

EAST CRAND RAPIDS. MI, AND

JANE & JOHN DOES, AND DOESTITLE

COMPANY, AND DOES REALESTATE CO.

FORWARD OBJECTION TO DISPUSAL
MACISTRATE

SWORN COMPLAINT

ACTION TO QUIET THE AS THE BASE CLAIM OF MORE THAN NINE YEARS OF RETALIATION TO BAR 1ST AMENDMENT REDRESS EFFORTS OF PLAINTIFF THROUGH CONTINUED STATE OPPRESSION BY VARIOUS STATE ACENCIES TO BE NAMED HEREIN

UNDER U.S.C. SSS 1983 1985 ? 1988 AND DECLATORY QUESTIONS OF LAW

DELATORY QUESTION* 1 CAN KEUT CO. GLUBELMANT CREATE CLUNTERFEIT

DELOS SO THAT LAWYERS CAN STEAL PROPERTY

WITHOUT VIOLATING CRIMINAL LAW?

PLAINTIFF SAMS NO DEFENDANTS SAM?

DISTRICT COURT SAMS?

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INTRODUCTORY STATEMENT

- OTTHIS IS AN ACTUAL THAT IS THE BASE CLAIM (QUET TITLE)

 QUIET TITLE ACTION THAT HAS INITIATED NEARLY IN YEARS

 OF RETALIATORY ACTION(S) BY VARIOUS STATE (AMD FEOGRAL)

 ACHOICES ACAINST THIS PLAINTIFF AS THE OPPRESSINE TACTIC

 CHUSEN TRY THESE SAME ACENCIES FO IN EFFORT TO

 CONER UP THESE ACTS OF STATE AND TO KEEP THE SAME

 OUT OF PUBLIC VIEW.
- ACTIONS THE "CONTAINER CASE" FOR ALL OF THE OTHER INDIVIDUAL ACTIONS THITIATED AND TO BE INITIATED BY THIS PLANTIFF WITH RECARD TO THE CONTINUED ATTACKS / ASSAULTS UPON THIS PLAINTIFF & ONER THE PAST 91 YEARS OR FROM APRIL 2010 TO CURRENT, THE FOLLOWING CASES SHOULD BE LIESTLED INSIDE THIS CONTAINER CASE WHILE MAINTAINING THEIR INDIVIDUAL STATUS:

A.) 19-11232 BAY CO. STEWART

B) 19-11289 " " CLARZA / COPEDILINO

C.) 19-11466 MSP-LIEN-MICC

D) 19-11487 ISARSHUA CU. / JANES

E) 9-11775 WALSH / GILL / BAY CO.

F.) ER. ETC. ETC..

3 THIS PLAINTIFF MAINTAINS HIS OPEN REGUEST FOR APPOINTED COUNSEL FOR EACH INDIVIDUAL ACTIONS WITHIN THE CONTAINER. CASE AND FOR THOSE TO BE ADDED AND FOR THE CONTAINER CASE ITSELF BASED UPON THE OBVIOUS COMPLEXITIES OF THESE CASES BOTH INDIVIDUALLY AND COLLECTIVELY.

- PHIS IS AN ACTION FOR MONEY DAMAGES AND FOR INJUNCTIVED RELIEF (AS THESE DEFENDANTS WANT TO KILL ME) IN THE FORM OF PROTECTION AND PROTECTIVE DROPERS ALUNC WITH ANY OTHER AND FURTHER PRICE DEEMED FAIR AND APPROPRIATE BY THIS COURT.
 - A.) PLAINTIFF AND PLAINTIFF'S FAMILY FEARS FUETHER REPRISAL AND RETURNATION ON A DAILY BASIS.
 - B.) PLAINTIFF AND PLAINTIFF'S FAMILY DEALING CONSELVELY WITH HATE MAIL AND STALKING BY POLICE.
- COLLECTIVELY AND INDIVIOUNLY THESE CASES WORK TO COLOUD THE THEFT OF MY FAMILY'S HOME AT NAT FRANKLIN ST. IN EAST GRAND ROADS MICHICAN BY THE CECATION AND USE OF A COUNTERFEIT DEED (FINANCIAL INSTRUMENT) BY THE KENT COUNTY SHERIFF DEPUTY PATRICK McColloury AND FILED AT THE KENT CO. REGISTER OF DEEDS BY LAWYER EDWARD WINKLER ON OR ABOUT MARCH, No. 2010 AND THEN USED BY WINKLER TO STEAL REAL ESTATE BELONGING TO PLAINTIFF AND PLAINTIFF'S FAMILY.

- 6 ALTHOUGH THIS CASE IS BEING NUTIFIED BY THEODORE J.

 VISNOGE AS PLANTIFF, FROM PRISON, THIS CASE IS NUT

 AROUT THE CONDITIONS OF CONFINEMENT AND IS NOT

 SUBJECT TO THE PRISONER LITERATION REFORM ACT (PLRA).
- OFFICIAL CAPACITIES.

JURISOKTION

- THIS ACTION IS BROWN PURSUANT TO MCL AND TITLE 42 U.S.L. SSS 1983, 1985 ; 1988, THE CONSTITUTION OF MICHICAN AND THE CONSTITUTION OF THE UNITED STATES.
- (9) THE JURISDICTION OF THIS COURT IS PREDICATED ON 28
- 10 PLAINTIFF VISNER IS A RESIDENT OF MICHICAN AND AT ALL TIMES REMANT TO THE ALLECATIONS OF THIS COMPLAINT LIVED IN MICHICAN AS A CITIZEN OF THE LINITED STATES.

11-22

12-22

FACTUAL ALLEGATIONS

- DEFENDANT PATRICK MCCULOVAH OF THE KENT COUNTY MICHIGALI S'HERIFF'S OFFICE CREATED THE (ATTACHED BY REFERENCE) SHERIFF'S DEED AND AFFIDAVIT OF SHERIFF'S SALE THAT IS SIGNED BY PATRICK McCOLOUGH AND NUTARIZED BY A MICHIGAN NOTARY
- (24) THE AFFIDAVIT OF SHERIFF SAIR FORM IS BLANK EXCEPT FOR MR. McCouckin's Signature and the Notary information and Scharure of the Notary.
- 20 THE COUNTERFEIT SHERIFF SALE DOCUMENTS ARE CALLED HERE BY REPERANCE AND ARE ON FILE AT THE KENT COUNTY RECUSTED OF DEEDS FILE DATED ON OR ASSUT MARCH 16, 2010 For PROPERTY ADDRESS 1647 FRANKLIN ST EAST GRAND RAPIDS MICHIGAN.
- DEFENDANT EDWARD WINKLER, A LAWYER, FILED tHE OTHERWISE BLANK COUNTERFEIT SHERIFF SALLE DEED AT THE KENT COUNTY RECISTER OF DEEDS KNOWWA THAT THE DEED WAS COUNTERFEIT AND ALSO THAT IT WAS CREATED COUNTERFEIT BY THE KENT COUNTY SHERIFF'S OFFICE, LAW ENFORMMENT.
- DEFENDANT WINKLER THEN USED THE COUNTERENT DEED TO FORLEABLY TAKE POSSESSON OF, PHYSICAL POSSESSON OF, PHYSICAL POSSESSION OF PLAINTIFF'S HOME (1647 FRANKLIN) ON APRIL 15, 2010.
 - PRAINTIFF, WHILE AT THE PROPERTY ON APRIL IS. ZOW CALLED THE EPST allaws RAPIOS POLICE AND TWO OFFICERS RESPONDED. COURT OFFICER WINKLES SHOWED THE OFFICERS THE COUNTERFEIT DEED AND THE OFFICERS LEFT. A PSLICE REPORT WAS CREATED DATED APRIL IS, 2010 AT THIS ADDRESS.

 INCORPORATED HOLE BY REFERENCE.

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BY THE EAST GRAND RAPIDS PULLE DEPARTMENT OR PUBLIC SAFEM.

- BECAUSE THE COUNTSUFEIT SHERIFF'S DEED WAS CREATED BY THE KENT COUNTY SHERIFF'S DEFICE, THE KENT CO. SHERIFF'S DEFICE REFUSED TO PROVIDE ASSISTANCE TO THIS PLANTIFF AND THIS PLAINTIFF'S FAMILY.
- 30 KEUT COUNTY ELECTED SHERIFF LATORY STELMA AND SHEUFF DEPUTY COMMUNIA MISO REFUSED TO HELP.
- (3) KENT COUNTY PROSECUTOR ALSO REFUSED TO HELP BECAUSE
 THE CREATION OF A COUNTERFEIT FINANCIAL INSTRUMENT IS
 A 14 YEAR FEWNY AND IN THES CASE THE CREATOR WAS
 A SHERIFF DEPUTY NAMED DEFENDANT PATTEICK MCCULLOVAH,
 AND CLAIMING "PROSECUTORIAL DISCRESSION" OPTED TO
 REFUSE TO DO THEIR JOB PROTECTING THE DEFENDANT
 NOW NAMED IN THIS ACTION.
- 3 DEFENDANTS NORKED COLLECTIVELY, COOPLEATIVELY AND INDIVIDUALLY TO DEPRIVE THIS PLAINTIFF AND THIS PLAINTIFF'S FAMILY OF THEIR CONSTITUTIONAL RIGHTS AND PATCHTS IN REAL PROPERTY OUTSIDE OF DUE PROCESS.
- (3) THE SIMPLICITY OF THIS CASE IS FULLY EXPRESSED IN THE COUNTERFEIT FINANCIAL INSTRUMENT ON FILE AT THE KENT CO. RECISER OF DECOS. THE SIMPLE NATURE OF THIS SIMPLE TO ARGUE CASE HAS CREATED THE RETAINATION PART. SINCE THE DEFENDANTS NAMED IN THIS ACTION WILL NEVER BE ADLE TO PROVE THAT THE "AFFICIANT OF SAIL" IS ANYTHING OTHER THAN A PERSURA FORGERY THAT HAS CREATED A COUNTERFEIT FINANCIAL INSTRUMENT CONTRARY ONTRARY TO MCL 750. 2466 AND PERSURY CONTRARY TO MCL 750. 2466 AND PERSURY CONTRARY TO MCL 750. 466 AND PERSURY CONTRARY TO MCL 750. 473 AND PERSURY CONTRARY TO MCL 750. 475 AND PERSURY CONTRARY WAS NOT JUST THE BEST DEFENSE ACAINST THESE ALLECATIONS IT IS ALSO AN ONLY DEFENSE.

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- B A LOGICAL CONCLUSION / RESOLUTION / SOLUTION TO 9+ YEARS OF STATE SPUNSORES OPPRESSION, THEFT AND VIOLENCE AGRINST THIS PLAINTIFF WOULD BE EXECUTION / MURDER OF THE PLAINTIFF.
- BY AS A RESULT OF THE FRAUD, MISCONDUCT, MALFISANCE, NONFISANCE.

 PENDIRY HEREIN BEFORE DESCRIBED, PLAINTIFF AND PLAINTIFF'S

 FAMILY HAS BEEN FORCED TO ENDURE HARDSHIPS BOTH

 FINANCIAL AND EMOTIONAL AND THE TAKING OF OUR REAL

 PROPRETY BY FRAND AND FORLE OF A SHERIFF'S OFFICE

 AND COURT OFFICER UNDER COLOR OF LAW AND

 COLOR OF GLOVERNMENT SUBJECTION THIS PLAINTIFF

 TO HUMILIATION AND EMOTIONAL DISTRESS, PAIN AND

 SUFFERING, CONTINUEING PAIN, SUFFERING AND EMOTIONAL

 DISTRESS, TUCURRED EXPLISES, LEGAL WORK.

 LOSS OF INCOME. LOSS OF BUSINESSES AND LOSS OF BUSINESS

 AND OTHER DAMPLES THAT INCLUDE PHYSICAL INJURY

 AS A DRECT RESULT OF THE CONDET OF THE DEFENDANTS

 ALLEGED HEREIN.
- 30 ON MORMATION AND BYLLEF, THE ABUSES TO WHICH THE PLANTIFF WAS SUBJECTED, WAS IS CONSISTANT WITH AN INSTITUTIONALIZED PRACTICE OF THE DEFENDANTS KNOWN TO AND ROTTIFIED IS THE DEFENDANTS. AT NO TIME WAS ANY ACTION TAKEN TO PREVENT DEFENDANTS FROM CONTINUEINZ TO ENGAGE IN SICH MEDICIET AND LAWLESS MANNOC.
- 37 DEFENDANTS AUTHORIZED, DORCHISTRATED, TOLLERATED, INSTRUCTED, INSTRUCTED, INSTRUCTED, INSTRUCTED, INSTRUCTED, TOLERATED, TOLERALIZED, TOLERALIZED, TOLERALIZED, TOLERALIZED, AND FROMER AND THE TAKING BY FORCE OF RIGHTS AND PROPERTY ASSENT DIE PROVESS OF LAW TO HUNDER, REDNESS BY THAT SPECIAL INTENT.

38 As A Consequence of the Aruse of Anthority Margiesance in Office, Northern Margiesance in Office, Neclect. Gross Nitchest And Wilfiel Cross Nitchest in Office and Adricaious Abuse of State Power and Authority Under Color of Law, And the France And Presum Detailed Herein, Plantiff Has Sustained the Damares Alleled Herein that Incude the Intentional Infliction of Emotional Distress (ITED) As Actual Damares.

37-43

FEDERAL CAUSE OF ACTION

- ABOVE ARE INCORPORATED HERE BY REFERENCE.
- B) THE HEREIN AROUSE DESCRIBED ACTIONS AND COMISSIONS, ENCARRO IN UNDER COLOR OF STATE AUTHORITY BY THE DEFENDANTS, RESPONSIBLE FOR AND BECAUSE OF THEIR AUTHORIZATION.

 CONDUCTION, DIRECTION AND RATTIFICATION THEREOF, FOR THE ACTS OF IT'S AROUTS, DEPRINED THE PLAINTIFF OF PROJECTY AND RICHTS SECURED HIM BY THE CONSTITUTION OF MICHIGAN AND THE CONSTITUTION OF THE UNITED STATES, INCLUDING BUT NOT LIMITED TO. HIS 1st AMENDMENT RIGHT TO RETITION THE GOVERNMENT FOR THE REDRESS OF GRENANCES, FREEDOM OF STREET AND EARLESSIAN, HE AND HIM AMENDMENT RIGHT TO BE FROM UNITACHOL SCARCH AND SCHOOL OF MORRETY AND RESCAL BY AND RIGHT TO FAIR PROCHEDINGS, AND RIGHT TO PROPER DUE PROCESS, RICHT TO FREEDOM FROM CRUEL AND UNIXALITY TO FREEDOM FROM CRUEL AND UNIXALITY AND BEGINE PROJECTION UMOR THE LAW.
- (46) THE ACTS AND CONDICT HEREIN BEFORE ALLELIA OF THE DEFENDETS

 DIRECT AND NUMBER PARTICIPATION CONSTITUTES THE PLANNING

 AND CONSPIRACY AND IMPLEMENTATION TO ACHIEVE THE CONSCITUS

 ALLELIAS HEREIN AND CONSTITUTE ASSPULT AND BATTERY, HOME

 INVASION. LARCEUM, MALICIANS PROSECUTION. ADUSE OF PROCESS.

 PRIMA FACIA TORT. CONSPIRACY TORT, CIROSS NEGLECT, CIROSS

 NEGLENICE. PEAR ESTATE FRAND. FRAND UNDER THE LAWS OF

 THE UNITED STATES AND OF MICHICAN AND THE US FEDERAL

 DISTRICT COURT HAS PENDENT JURISTICTION TO HEAR AND TO

WHEREFORE PLANNIFF THEODORE J. VISNER DEMANDS THE FOLICIONER RELIEF JOINTLY AND SELERALLY ALAINST ALL THE DEFENDANTS:

- A.) IIL MOUTHS OF RELIT Q \$ 1.200, PLE MO PLUS MAX STATUTORY INTEREST FROM APRIL 2010 OR \$ 139.200.00 PLUS INTEREST
- B.) FEES, COOTS AND LARGOR IN THE AMOUNT OF \$225,000.00 PLUS STATUTONY INTEREST FROM ARRIL 15, 2010 PLUS 1596 PAID IMMEDIATELY.
 - C.) IMEDIATE ORDER RESTURINE POSSESSION OF PLANTIFFÉ FAMILY HOME AT ILUT FRANKLIN IN EAST GRAND RAPIOS MICHICAN.
 - D.) COMPENSORY DAMALES AS AMAROGO BY THE JURY OR IN THE AMOUNT OF \$60,000,000.00
 - E.) PUNATIVE DAMPLES AS AMAROED BY THE JURY OR IN THE AMOUNT OF \$ 60,000,000.00
 - F.) IIED DAMACES IN THE AMOUNT AWARDED BY THE JRY OR IN THE AMOUNT OF \$ 60,000,000.00
 - G.) ANY AND ALL FURTHER RELIEF DEEMED APPROPRIATE AND JUST BY THIS HOLLDRABLE COURT
- H.) INJUDICITIVE RELIEF THAT PROTECTS THIS PLANTIFF AND PLANTIFFS FAMILY FROM THESE DEFENDANTS (INCLUDING PLANTIFFS FAMILY)

I,	THEOG	DORE J.	VISINGE	-)						
AS	PLA	INTIFE,	DEC	ARKS	UNDER	PEn	VALTY	OF	PERJUM	۲4
THAT	THE	ALLEGAT	WNS	MADE	HEREIN	ARE	TRUE	AND	ACCURA	TE
Anc) Aak	BASED	Wedi	u My	oul fie	ST HA	mp an	SSEW	ATIUN AL	Ω 1
RE	TATE	THE FO	LLANK	- AGA	IN FOR	SPECIF	acty.	i		

@ GRAND RAPIOS LAWYLE EDWARD WINKLER USED A COUNTRIFEIT SHERIFFS DEED CREATED BY PATTRICK MCCULLULAH TO STRAL REAL ESTATE FROM MY FAMILY LOCATED AT 1647 FRANKLIN STREET IN EAST GRAND RAPIOS ON OR AROUT APRIL 15, 2010 AS WITNESSED BY ME AND THE EAST GRAND RAPIOS PULICE AND MY BUYER STEVEN HAWTHORN.

SIGNATURE THEODORE J. VISNER

SWOEN COMPLAINT RESPLETFULLY SUBJUTES BY,

THEODORE J. VISNER DATE

PROOF OF SKRVICE

I FURTHER DECLARE THAT THIS FEDERAL CIVIL LAWRIT LUAS

PLACED INTO THE PRISON MAILING SYSTEM ON 1-13-20

ADDRESSED TO THE U.S. DISTRICT COURT LOCATED AT 231" LAYBUTE

BUD-ROM SON DETROIT, MI 48226 AND THAT INCLUDED WITH THIS

LAWRIT WERE THE FOLIAMING DOCUMENTS AND SUPPORTING

DOCUMENTS TO FOLIAM SHOOTLY

SIGNED.

THEODORE J. VISNER#576348 I

PARNAU CORRECTIONAL FACILITY 1780 EAST PARNAU RUAS JACKSCON, MI 49201

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THEODORE, JUSCOH VISNER #5216348
PARWALL CORRECTIONAL FACILITY
1780 EAST PARWALL ROAD
JACKSON, MI 49201



1/14/20 10



UNITED STATES DISTRICT COURT
THEODORE LEVIN US COURT HOUSE
231 WEST LAFAMETIC BLVD - ROOM SLAN
DETROIT, MICHICAN 48226